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February 19, 2009

Reference No. 056393

Mr. Michael Berkoff Remedial Project Manager U.S. Environmental Protection Agency – Region V 77 West Jackson Boulevard (SR – 6J) Chicago, Illinois 60604 - 3590



Dear Mr. Berkoff:

Re: Notification of Change in Project Coordinator

12th Street Landfill Operable Unit No.4

Allied Paper, Inc./Portage Creek/Kalamazoo River Superfund Site

Allegan and Kalamazoo County

The purpose of this letter is to notify the United States Environmental Protection Agency (U.S. EPA) of changes in the project team for Operable Unit No. 4 (OU4) of Allied Paper, Inc. / Portage Creek / Kalamazoo River Superfund Site. Specifically the changes relative to the OU4 12th Street Landfill Site Project Coordinator and Alternate Project Coordinator requirements of Paragraph 56 of Section XIV in the Consent Decree of January 3, 2005, Civil Action No. 1:05CV0003 that was lodged with the United States District Court for the Western District of Michigan. The Consent Decree was issued for the Design and Implementation of certain response actions at Operable Unit No. 4 (OU4), 12th Street Landfill and OU7, Plainwell Mill property.

With respect to Paragraph 56, Weyerhaeuser Company (Weyerhaeuser) has chosen Conestoga-Rovers & Associates (CRA) to perform the remainder of the Scope of Work (SOW) for OU4. CRA currently has 36 offices and registered under the ISO 9001:2000 Quality System (QS) standard for Consulting, Engineering, and Design Services. A copy of CRA's QS Manual was previously submitted to US. EPA Region V pursuant to an Order on Consent that was issued for a Remedial Investigation/Feasibility Study (RI/FS) conducted at the Lammers Barrel Site in Beavercreek, Ohio. U.S. EPA reviewed CRA's QS Manual and concluded that it was consistent with, and met U.S. EPA's requirements under ANSI/ASQC e4-1994 in a letter dated October 2, 2002. A copy of October 2, 2002 letter is presented in Attachment A. The October 2, 2002 letter also states that a copy of CRA's QS Manual had been placed in Region V's Records Center under Confidential Business Information records and identifies that CRA should refer to this fact to eliminate re-review of these materials. Please note that the CRA's QS manual has not been modified since 2002.

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The CRA Project Coordinator and Alternate Project Coordinator for the RA will be Gregory A. Carli, P. E. and Glenn Turchan, P. Eng., respectively. Mr. Carli will serve as the Project Coordinator for Weyerhaeuser, pursuant to Paragraph 56 on the Consent Decree. Contact information for CRA is provided in Attachment B. Copies of Mr. Carli's and Mr. Turchan's Curriculum Vitae are presented in Attachment C.

The change in Project Coordinator/Alternate Project Coordinator will take effect March 1, 2009. In addition, as of March 1, 2009, we ask that U.S. EPA direct all communications with Weyerhaeuser related to this project to myself, with copies to Mr. Marvin Lewallen at the addresses listed in Attachment B.

Should you have any questions or require any additional information, please do not hesitate to contact the undersigned.

Sincerely,

Richard Gay Project Manager

GB/mma/1

Encl.

c.c.: Jim Saric (U.S. EPA)

Sam Chummar (U.S. EPA)

Paul Buchholz (MDEQ)

Marvin Lewallen (Weyerhaeuser)

Martin Lebo (Weyerhaeuser)

Michael Erikson (Arcadis)

Glenn Turchan (CRA)

Greg Carli (CRA)